PATENT Customer No. 22,852 Attorney Docket No. 08960,0007-00000

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re	Application of:)
	Jean-Christophe CHARLIER et al.) Group Art Unit: Not Yet Assigned
Applio	cation No.: 10/550,158) Examiner: Not Yet Assigned
Intern	national Filing Date: March 22, 2004))
For:	CARBON NANOSTRUCTURES AND PROCESS FOR THE PRODUCTION OF CARBON- BASED NANOTUBES, NANOFIBRES AND NANOSTRUCTURES) Confirmation No. 5335)))))))

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

RENEWED PETITION UNDER 37 C.F.R. § 1.497(d)

In response to the Decision on Applicants' "Request to Correct Inventorship under 37 C.F.R. § 1.48(a)," dated February 7, 2007, Applicants hereby submit an Amended Assignees Consent under 37 C.F.R. § 3.73(b), which includes a copy of the signed assignment, and in which the Assignees consent to the change in inventorship. Applicants also enclose a copy of the Request to Correct Inventorship under 37 C.F.R. § 1.48(a) and a copy of the Statement under 37 C.F.R. § 1.497(d)(1), both of which were originally filed October 10, 2006.

Application No.: 10/537,494 Attorney Docket No. 09894.0007-00

If there is any fee due in connection with the filing of this renewed petition, please charge the fee to Deposit Account No. 06-0916.

Respectfully submitted,

FINNEGAN, HENDERSON, FARABOW, GARRETT & DUNNER, L.L.P.

Dated: April 5, 2007

Lauren L. Stevens Reg. No. 36,691

Tel: (650) 849-6614

Email: lauren.stevens@finnegan.com

PATENT Customer No. 22,852 Attorney Docket No. 08960.0007-00000

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

Jean-Christophe CHARLIER et al.

Group Art Unit: Not Yet Assigned

Application No. 10/550,158

Examiner: Not Yet Assigned

International Filing Date: March 22, 2004

For: CARBON NANOSTRUCTURES AND PROCESS FOR THE

AND PROCESS FOR THE PRODUCTION OF CARBON-BASED NANOTUBES, NANOFIBRES AND NANOSTRUCTURES Confirmation No. 5335

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Slr:

AMENDED ASSIGNEES CONSENT UNDER 37 C.F.R. 3.73(b)

TIMCAL S.A., of Switzerland, and ARMINES ASSOCIATION POUR LA RECHERCHE ET LE DEVELOPPEMENT DES METHODES ET PROCESSUS INDUSTRIELS, of France, submit that they are the co-owners and Assignees of the entire right, title and interest of U.S. Application No. 10/550,158, by virtue of assignment from the inventors, a copy of which is attached hereto.

Assignees consent to the change in inventorship under 37 C.F.R. § 1.497(d)(3), pursuant to a Request to Add Inventors filed October 10, 2005.

The undersigned directors (whose titles are supplied below) are empowered to sign this authorization on behalf of the Assignees.

Attorney Docket No. 08960.0007-00000 Application No. 08960.0007-00000

We hereby declare that all statements made herein of our own knowledge are true, and that all statements made on information and belief are believed to be true; and further, that these statements are made with the knowledge that willful false statements, and the like so made, are punishable by fine or imprisonment, or both, under Section 1001, Title 18 of the United States Code, and that such willful false statements may leopardize the validity of the application or any patent issuing thereon.

By:

Dated: April 5, 2007

TIMCAL S.A. CH-6743 Bolio SW (xerland

D. Cattaned Title: General Manager E. Rossetti Diant Manage

Le Directeur

Pascal IRIS

Dated: 402 (5, 200)

ARMINES ASSOCIATION POUR LA RECHERCHE ET LE DEVELOPPEMENT DES METHODES ET PROCESSUS INDUSTRIELS

By: ASCAL TRIS

ARMINES 60, Boulevard Saint-Michel 75272 PARIS CEDEX 06

75272 PARIS CEDEX 0 Tel.: 01 40 51 90 50 Fax: 01 40 51 00 94 SIRET: 775 664 113 00013

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SOLEGONT INVENTION
(Workholde Rights)
Attorney Docket No. 08960 0007-00000

ASSIGNMENT

WHEREAS Wo. the bolow rained inventors, [hereinafter referred to as Assignors], have made an inventor, entitled:

CARBON NANOSTRUCTURES AND PROCESS FOR THE PRODUCTION OF CARBON-BASED NANOTUBES, NANOFIBRES AND NANOSTRUCTURES

for which We executed an application for United States Letters Patent filed an application for United States Letters Patent on September 20, 2005, (Application No. 10/550,158); and

WHERFAS, ANNINNES Association Pour La Recherche et le developpement des methodes et processus triusidios, a comporative of France whose dost of the address is 69 Bouleanor Senth-Abbed, 7(322, Paris, CEDEX 0), (herefasiller referred to as Assigness), and TIMCAL, S.A., a corporation of Syndzostand whose post office andress is Strate industriale, CH-473 Bodic (herefasillar referred to ex Assigness), and consumer the vestion is play, 192, and hisraet v and to this invention in all countries throughout the world, and in and to the application for United States Letters Petent on this ventrion and the Letters Petent to be issued upon this spoliciation.

NOW THEREFORE, be it known that, for good and valuable consideration the results of which from Assignoro is nerby actions ordinged, while, as Assignoro, have occlus assigned, transferred, and set ones, and dish behalf the property of the

AND, Wit HERRBY covenant that We have the full right to convey the interest assigned by this Assignment, and We have not upopuled and will not execute any agreement in conflict with this Assignment.

AND, WE HERE'SY finithe consent and agree that We will, without further consideration, cummunicated with Assignee, its successor's and easigns, any foster covers to us respecting this invending, and testify in any legisl proceeding, sign all tawtie popers when critical upon to do so, execute and deliver any and all papers that may be recessary or ubusiable to protuct the title to the invention in solid Assignees, its successors or essigns, execute all divisions, continuation, and rescue applications, make all rightful cashs and generally do everything possible to led Assignees, its successors are assigns, successor and divisions. Successors are received in the text that divisions is understand the successors and assigns, so both and and enforce proper parent protection full this swart often all the successors and excessors and except on the successors are successors and except on the successors and except on the successors and except on the successors are successors.

IN TESTIMONY WHEREOF, We have hereunto set our hands.

Nema: Address:	Joan Christophe CHARLIER Chemin de Soutme, 38, Surice (Phillipsvile), 5500 Belgum	
By: Date:		
	March 28th, 2007	
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SOLE/JOINT INVENTION (Worldwide Rights) Altomey Docket No. 08960.0007-00000

regime.	Frederic PABRY
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Name: Thomas M. GRUENBERGER Address: 23, Rue de Corneille de Cierco, Jette, 1090, Belgium By: Date: Name: Hanako OKUNO Address: 5-3-D102 Wakashiba, Kashiwa-shi, Chiba 277-0871, Japan Ву: Date: 2007 Nicolas PROBST Address: 77 Avenue des Frères Becqué, Bruxelles, 1082, Belgium M By: Date:

CERTIFICATE UNDER 37 CFR § 1.10 OF MAILING BY "EXPRESS IN AIL"

EV 860821291 US USPS Express Mail Label Number October 10, 2006 Date of Deposit

I hereby certify that this correspondence is being deposited with the United States Postal Services "Express Mail Post Office to Addressee" service under 37 CFR § 1.10 on the date indicated above and is addressed to Mail Stop PCT_commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

PATENT

Customer No. 22.852 Attorney Docket No. 08960.0007-00000

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

in re Application of.	(
Jean-Christophe CHARLIER et al.) Group Art Unit: Not Yet Assigned
Application No.: 10/550,158) Examiner: Not Yet Assigned
International Filing Date: March 22, 2004) }
For: CARBON NANOSTRUCTURES AND PROCESS FOR THE PRODUCTION OF CARBON-BASED NANOTUBES, NANOFIBRES AND NANOSTRUCTURES)) Confirmation No.: 5335))

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

REQUEST TO CORRECT INVENTORSHIP UNDER 37 C.F.R. § 1.48(a)

Applicants hereby request under the provisions of 37 C.F.R. § 1.48(a) that the inventorship in the above-identified application, U.S. Application No. 10/550,158, be corrected by adding Laurent Fulchéri as an inventor. We enclose with this request a statement from Mr. Fulchéri which states that the error in not naming him as an inventor occurred without any deceptive intent on his or her part. Also enclosed with this request is a Declaration and Power of Attorney signed by each of the actual inventors.

Attorney Docket No. 08960.0007-00000 Application No. 10/550,158

In addition, we enclose with this request the Assignees Consent Under 37 C.F.R. § 3.73(b), which has been signed by the assignees and co-owners of the entire right, title, and interest of U.S. Application No. 10/550,158.

Please charge \$130.00 to Deposit Account No. 06-0916 to cover the processing fee set forth in 37 C.F.R. § 1.17(i).

Please grant any extensions of time required to enter this request and charge any additional required fees to Deposit Account No. 06-0916.

Respectfully submitted,

FINNEGAN, HENDERSON, FARABOW, GARRETT & DUNNER, L.L.P.

Dated: October 10, 2006

Lauren L. Stevens Reg. No. 36,691 Customer No. 22,852



Customer No. 22,852 Attorney Docket No. 08960.0007-00000

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:	in the second se
Jean-Christophe CHARLIER et al.	Group Art Unit: Not Yet Assigned
Application No.: 10/550,158	Examiner: Not Yet Assigned
Filed: September 20, 2005))) Confirmation No.; 5335
For: CARBON NANOSTRUCTURES AND PROCESS FOR THE PRODUCTION OF CARBON- BASED NANOTUBES,)))
NANOFIBRES AND NANOSTRUCTURES))

Mail Stop PCT Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

STATEMENT UNDER 37 C.F.R. § 1.497(d)(1)

Pursuant to 37 C.F.R. § 1,497, I. Laurent FULCHÉRI, should be added as an inventor in the above-identified patent application. The error in inventorship occurred without any deceptive intention on my part.

All statements made herein of my own knowledge are true, and all statements made on information and belief are believed to be true. These statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Dated: September 25, 2006